

UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA

Alan R. Engel aka Ari Engel,

Plaintiff

vs.

Jan Siroky, Tom Cleary, Walter Milgroom, Arthur  
Goltz, Dennis Kohler, and Does 1-5,

Defendants

Case No.: 2-13-cv-00672-JAD-PAL

**Order Re: Docs. 37, 39**

*Pro se* defendants Jan Siroky and Walter Milgroom moved for “summary judgment and dismissal” on January 26 and 28, 2015, respectively. Docs. 37, 39. The arguments in both motions are identical: plaintiff Alan R. Engel has failed to prosecute this lawsuit by, *inter alia*, conducting discovery, making expert disclosures, or assisting in filing a joint pretrial order by the January 7, 2015, deadline. Doc. 37 at 1. Although neither motion is fully briefed, I deny both based on their obvious failure to comply with the rules for presenting summary judgment motions.

This is not the first time I have advised Siroky and Milgroom of the rules for properly presenting motions for summary judgment. In a February 14, 2014, order, I denied Siroky and Milgroom’s previous motions for summary judgment, Docs. 10, 13, 18, 19, on the grounds that:

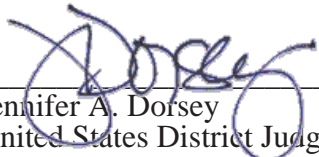
Siroky and Milgroom seek summary judgment on the simple, unsworn assertion that plaintiff “has no evidence of any kind” to show a “conspiracy to harm him.” Docs. 10, 13, 18, 19. Their single-page filings do not contain the statement of facts required by LR 56-1. And they have failed to identify anything in the record that demonstrates the absence of evidence to support Plaintiff’s claims. Siroky and Milgroom have failed to discharge their initial burdens and summary judgment would be improper based upon their motions as presented.

Doc. 32 at 4. Identical problems prevent Siroky and Milgroom’s new motions from getting any traction. Both motions are two pages long, contain no proper affidavits or other admissible evidence, fail to cite to the record in this case, and lack the statement of undisputed facts required by this District’s Local Rule 56-1. In the interests of judicial economy, I need not wait for Engel’s responses to these motions before disposing of them. Incorporating the analysis of Doc. 32 herein by reference, I deny both motions for summary judgment for the same reasons articulated in Doc. 32.

1 Accordingly, it is HEREBY ORDERED that Milgroom's Motion for Summary Judgment  
2 **[Doc. 37] is DENIED.**

3 It is FURTHER ORDERED that Siroky's Motion for Summary Judgment and Dismissal  
4 **[Doc. 39] is DENIED.**

5 DATED February 12, 2015.

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Jennifer A. Dorsey  
United States District Judge  
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